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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

				fi : a	1 co Mass 25	AMD			
	United	d States of America,) C	ase No. 92	4-16-00602-				
		Plaintiff, v.) S') U	TIPULATED (NDER THE S	ORDER EXCLUD PEEDY TRIAL A	ING THE CT			
	Alej	Defendant(s).)		CL	JAN -5 2024			
Trial A	or the reasons stated by the parties on the record on, the court excludes time time time the relation of the record of, the court excludes time time time time time time time time								
		Failure to grant a continuance worsee 18 U.S.C. § 3161(h)(7)(B)(i).	uld be likely	to result in a m	iiscarriage of justic	e.			
		The case is so unusual or so comp defendants, the nature of the or law, that it is unreasonable to e itself within the time limits established.	ne prosecution xpect adequa	n, or the te preparation	existence of nove for pretrial proceed	l questions of fact dings or the trial			
		Failure to grant a continuance wortaking into account the exercise of							
		Failure to grant a continuance work counsel's other scheduled case consee 18 U.S.C. § 3161(h)(7)(B)(iv)	mmitments, t	ably deny the caking into according	lefendant continuit ount the exercise o	y of counsel, given f due diligence.			
	<u>X</u>	Failure to grant a continuance would unreasonably deny the defendant the reasonable time necessary for effective preparation, taking into account the exercise of due diligence. <i>See</i> 18 U.S.C. § 3161(h)(7)(B)(iv).							
		With the consent of the defendant, and taking into account the public interest in the prompt disposition of criminal cases, the court sets the preliminary hearing to the date set forth in the first paragraph and — based on the parties' showing of good cause — finds good cause for extending the time limits for a preliminary hearing under Federal Rule of Criminal Procedure 5.1 and for extending the 30-day time period for an indictment under the Speedy Trial Act (based on the exclusions set forth above). <i>See</i> Fed. R. Crim. P. 5.1; 18 U.S.C. § 3161(b).							
	IT IS	SO ORDERED.		$\overline{}$		ninal Procedure 5.1 and for y Trial Act (based on the			
	DATE	ED: 1524		m					
		V 2		OONNA M. RY	TU agistrate Judge				
		^	U	mica states IVI	agistrate sudge				
	STIPI	ULATED:		1/1					
		Attorney for Defendant	A	ssistant United	States Attorney				